7



राजपन्न, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शिमला, सोमवार, 31 जुलाई, 2006/9 श्रावण, 1928

हिमाचल प्रदेश सरकार

Guidelines regarding compouding of Un-authorised buildings in Mohal Fataichi falling under Ghanahatti Special Area in relaxation to the Rules framed under Section-39 (C) of the H. P. Town and Country Planning Act, 1977, and Section 19-E of the H. P. Town and Country Planning Rules, 1978 as one time relaxation in the public interest.

(A) Basic Parameters:

- (1) The buildings constructed up to 31-12-2005 in Mohal Fataichi, Hadbast No. 4/63 falling under Ghanahatti Special Area are to be considered for allowing compounding.
- (2) Compounding shall be allowed, subject to availability of workable set backs for basic amenities like lying of sewerage, water, drainage, electricity and approach path to the building by the applicant.

(B) Authority allowing compounding:

The Chairman of Special Area Development Authority Ghanahatti shall allow the compounding.

(C) Mode of application:

Owners of the building, who are interested in getting their buildings compounded must apply on prescribed proforma to the competent authority i. e. Chairman of Special Area Development Authority Ghanahatti on or before 30-9-2006. The application must be made in accordance with the following terms and conditions:—

- (i) A bank draft of Rs. 100/- payable in the name of Chairman of Ghanahatti Special Area Development Authority at the time of submission of application.
- (ii) The applicant will submit two photographs of his building clearly showing number of Storeys alongwith Tatima, Jamabandi and copy of Sale deed.
- (iii) No demarcation will be necessary unless the building is constructed along National Highway or is abutting the Govt. land However, in other cases the applicant will have to submit an affidavit that he has constructed his house on his own land and has not encroached upon any Govt./others land.
- (iv) For setbacks workable space should be allowed.
- (r) Single line plan of the each floor with cross section of the building alongwith site plan clearly showing boundary line of ownership as per Tatima.
- (vi) Regarding laying of pipelines of water, sewerage drainage, electricity poles/connections etc. the applicants will have to provide enough space so that these facilities could be provided to them. For these facilities, the owner of the building shall submit an affidavit for providing the space. Format of affidavit is enclosed. NOC for water, electricity and sewerage will be issued immediately after compounding on the receipt of application for releasing of water, electricity and sewerage connections. The applicant will also have to deposit a sum of Rs. 500/per connection for providing water, electricity and sewerage connections. No NOC will be issued where the owner has encroached upon the neighbours or Government land.

(D) Development Fund:

- (i) A Development fund shall be created (if not already created) which is to be managed by the Member Secretary of the Special Area Development Authority.
- (ii) Every applicant shall contribute towards the Development Fund as per the rates prescribed under these guidlines.
- (iii) Member Secretaries of concerned Special Area Development Authorities shall maintain proper records of compounding and the amount collected under these guidelines.
- (iv) The Development Fund shall be used for the development work with in the Area of concerned Special Area Development Authority from where the same is collected. The fund may also be used for the demolition of the unauthorized construction, which shall remain uncompounded under these guidlines.

for whole covered area

(E) Offences/Deviations eligible for consideration for compounding:

- (i) Building(s) which have been constructed up to four Storeys without prior approval of the Department/Authority in violation of the H. P. Town and Country Planning Act, 1977, H P Town and Country Planning Rules, 1978 and Interim Development Plan for Shimla Planning Area Regulations and also such building which have been constructed in contraventioh of the approved plans, up to four Storeys shall be considered for regularization retention.
- (ii) Buildings constructed without/with approval and consisting of two Storeys beyond the admissible limit under the IDP regulations irrespective of FAR shall also be considered for regularization/retention. For the purpose of counting of number of Storeys, basement and attic shall be considered as independent Storey.

(iii) Charges for regularisation shall be as under:

(a)	For Development Fund	Rs. 2500/- in 1	ump sum
(b)	Regularisation charges for first Storey	Rs. 2500/-	-do-
(c)	Regularisation charges for second Storey	Rs. 3500/-	-do-
(d)	Regularisation charges for third Storey	Rs. 4500/-	-do-
(e)	Regularisation charges for fourth Storey	Rs. 5500/-	.do-
(<i>f</i>)	DF charges for fifth Storey	@ Rs. 250/- p	er sqm.

at that floor.

(g) DF charges for sixth Storey

@ Rs 500/- per sqm
tor whole covered area

tor whole covered are at that floor.

(F) Penalty/contribution towards Development Fund:

Every applicant shall have to contribute compounding fee towards the Development Fund at following rates:

- a) Compounding fee for the deviations/offences under para (E) (i) and (ii) where regularisation is allowed, except the regularisation fee, the owner of the building should contribute towards Development Fund © Rs. 2500/-.
- b) Compounding fee for the deviation/offences under para (E) (ii) @ of Rs. 250'-per Sq. mts. and @ of Rs. 500'-per Sq. mts as indicated in clause (f) and (g) sub-para (iii) of para (E) supra.

(G) Other points:

- (a) The competent authority of Special Area Development Authority will prepare its own guidlines with the approval of the State Government for Management of the Development Fund including defining authorities for giving financial sanctions and for operating account. Salaries of staff will not be charged to the Development fund. A separate flying squad/demolition squad would be created with the permission of the Government. No vehicles will be purchased from this fund.
- b) The Special Area Development Authority shall decide all the cases received up to 30-9-2006 by 31-12-2006.

PROFORMA	OF	APPLICATION	FOR	COMPOUNDING	OF	UN-AUTHORISEI
	CC	NSTRUCTIONS	IN GF	IANAHATI SPECIA	I. A	REAS

No.			Dated:	
From				4.
• 1				· ·

¥.			-	
•			¢ ,	
То				
	***************************************		¥	
Sir,				
I/V likely to be under:—	We beg to apply for regule brought by the Govern	arisation of my/our strument, information and	cture under Retention documents for which	Policy, are as
1.	Name (In Block Letters	s)		
2.	Father/Husband's Name	S		
3.	Khasra No. of Plot K	hata/Khatauni		
4.				
5.	Locality/Mohalla/Ward			*
6.	Any		Ģ.	
0.		other	specification	of
7			•	• • • • • •
7.		• • • • • • • • • • • • • • • • • • • •		
8.				
9.		if any or required	thority or Town and C	under

10.	Month and Year of	completion of structure	for which regularisat	tion is

11.	Present use of building storey wise	; ;—¹
	Storey wise detail 1st Storey	Use of the particular storey
	2nd Storey	***************************************
7	3rd Storey	***************************************
	4th Storey	
	5th Storey	************
	6th Storey	
	Any more information pertaining	to storeys.
12,	I/We attach herewith the following	documents namely:—
	(i) Four photographs of building four sides alongwith latest Ta	g clearly showing number of storeys from tima, Jamabandi and copy of sale deed.
	upon any Government/Other	se is on his own land, no encroachment is land has been made and will not indulge after making the application for regulari-
w 1 A	(iii) Single Line Plan (in the scalocation plan and site plan (of ownership as per Tatima.	ale of 1:100) of the each storey alongwith [1:200 scale) clearly showing boundary line
		Yours faithfully,
		Signature of applicant(s)
•		Correspondence address:
		0 A 0.4 5 9 810 6 6 919 9 9 9 9 920 8 0 6.0 9550 9 9 910 9-6 920 9 9 625
	AFF	IDAVIT
Regard	ling laying of pipe lines for water, se	werage pipe line and Electricity thereof
		s/oyears, r/o
Tehsil	affirm and declare as under :—	strictH. P. do
,		ed is true to dimensions in respect of built

up area.....sqm. and has.....

- 2. That I am the sole owner of plot at Khasra No.....on which I have constructed.....storeys buildings consisting corridor and built up area.
- 3. That I shall provide requisite land area free of cost to the municipal authorities etc. etc. for basic amenities like laying of sewerage/ drainage/drinking water pipe lines etc. including common approach path to the building.
- 4. That in case of my default to provide necessary space as and when demanded for the required civic amenities, the Special Area Development Authority shall be at liberty to withdraw said NOC/disconnect my water and electricity connection etc.

Deponent.

VERIFICATION

I the above named deponent do hereby verify that the contents of above affidavit are true and correct and nothing has been concealed therefrom.

Verified at Shimla this......day of.......2006.

Deponent.